Docket No.: 09657/0200614-US0

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE:

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| In re Patent Application of: Yuji Ota et al. | | | |
| Application No.: 10/823,994 | Confirmation No.: 5002 | FAX RE | CEIVE |
| Filed: April 13, 2004 | Art Unit: 3765 | JAN 2 | 9 2010 |
| For: PANTS GARMENT | Examiner: A. L. Hoey | OFFICE OF | PETITION |
| SUPPLEMENTAL INFORMATION DISC | CLOSURE STATEMENT | (IDS) | |
| MS Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 | | | |
| Dear Sir: | | | |
| This Information Disclosure Statement is sure 1.98, and it is requested that the information set forth is be considered during the pendency of the above-identified appraphication. | in this statement and in the tified application, and any | listed docu other appli | ments cation |
| 1. This IDS should be considered, in accordance (Check one of the boxes A-D) | ance with 37 C.F.R. 1.97, as | s it is filed: | |
| A. within three months of the filing date application or within three months of the above identified national application | entry into the national stage | e of the | |
| B. before the mailing date of a first office ac action after filing a request for continued e | tion on the merits, or a firs examination. | t office | : ! |
| C. after (A) and (B) above, but before for Applicants have made the necessary state necessary fee in box "ii" below. | inal rejection or allowand ment in box "i" below or p | ce, and caid the | · |
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| Application No.: 1 | 0/823,994 | Docket No.: 09657/0 | 200614-US0 |
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| (check | one of the boxes "i" and "ii" below:) | | |
| i. | Counsel states that, upon inform information listed herein was (check | ation and belief, each item one of boxes (a) or (b)) | of |
| | (a) first cited in any communicate a counterpart foreign application to the filing of this IDS; or | tion from a foreign patent office not more than three months pr | in or |
| • | (b) not cited in a communication counterpart foreign application undersigned after making reason any individual designated in 1.5 to the filing of this IDS. | n and, to the knowledge nable inquiry, was not known | to |
| ii. | Payment in the amount of the fee believed to be \$180, is enclosed. | e set forth in 1. 17(p), presen | tly |
| petiti 37 C certii | (A), (B) and (C) above, but before points under 37 C.F.R. 1.97(d) for the EFR 1.17(p) payment in the amount files that, upon information and believe that | of \$180.00 is enclosed. Coun | der sel |
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| | (a) first cited in any communica a counterpart foreign application to the filing of this IDS; or | tion from a foreign patent office n not more than three months pr | in ior |
| | (b) was not cited in a communi in a counterpart foreign appli undersigned after making reason any individual designated in 1.5 to the filing of this IDS. | cation from a foreign patent offication and, to the knowledge onable inquiry, was not known 56(c) more than three months pro- | of to |
| all patents, publi | accordance with 37 C.F.R. 1.98, this lications, or other information submethis IDS or as an attachment hereto. ed below. | itted for consideration by the | office, either |
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| Application No | To.: 10/823,994 Do | cket No.: 09657/02 | 00614-US0 |
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| B. | Pursuant to 37 C.F.R. § 1.98(a)(2)(ii), a copy/copies of and/or U.S. Patent Application Publication(s) on PI being submitted. Document(s) is (are) deemed substandocument(s), and, in accordance with 1.98 each of the latter documents is enclosed. Certain documents were previously cited by or submit the following prior applications, which are relied up 120: | ntially cumulative to some copy to tted to the Office it | o o o f |
| and/or PTO/S documents, an 37 CFR 1.98(c | entifies these documents by attaching hereto copies of to SB/08 from the files of the prior application(s) or a find request that they be considered and made of record in (d), copies of these documents need not be filed in this application. 3. Cite No. 1 under Foreign Patent Document English language. In accordance with 1.98(b)(2) | n accordance with oplication. | isting these |
| | x An English translation of each document (portions thereof), or a copy of each correlanguage patent or application, or English-lactaim) is enclosed. The requirement for a concise explanation of foreign language document is satisfied by report; citation of the documents cited in the set be construed as an admission that they are or material to patentability of the subject matter MPEP §609). A concise explanation of the relevance is set forth as follows: [Insert correlevance] A concise explanation of the relevance of document on page(s) of the specification. A concise explanation of document(s) | the relevance of arthe attached search report shall neare considered to be claimed herein (See of document (oncise explanation current(s) can | n- or. ny ch ot e, ee |
| | attached sheet. | | |
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| English la the final r | nation of relevance is necestanguage (see reply to Commules; 1135 OG 13 at 20). Iformation being provide tion follows: | nents 67 in the pro | eamble to | |
| 6. In accordance construed as a representati considered to be, material to or attached is (or constitutes for an item is taken from the of publication is in fact difference. | o patentability as defined in prior art. Unless other-wis face of the item and Appl | n made or that §1.56 (b), or that se indicated, the d | information cited it any cited docum late of publication | l is, or is ment listed indicated |
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| The Commission excess in this fee due with the | er is authorized to charge and a submission to Deposit A | my deficiency of ccount No. 04-01 | up to \$300:00 or 00. | credit any |
| Dated: January 29, 2010 | Respecti By Thomas | fully submitted, | | |

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